SEA WAYBILL	SUMIT	'RA	NS COF	RPORATION NON-NEGOTIABLE	
SHIPPER HOSHIZAKI ELECTRIC CO., LTD.				CARRIER'S REF OSAS2602756	
				SHIPPER'S REF	
			·	UM0086 .	
OCHO(CHT/ET)					
CONSIGNEE (IFTO order so indicate) HOSHIZAKI AMERICA, INC.				FORWARDING AGENT-REFERENCES	
618 HIGHWAY 74 SOUTH PEACHTREE CITY, GA 30269 USA				200	
TEL: 770-487-2331 FAX: 770-487-1325					
				COUNTRY OF ORIGIN JAPAN	
NOTIFY PARTY (A)K-I INF AIR SERVICE (LISA), INC.				FOR CARGO RELEASE PLEASE CONTACT:	
(A)K-LINE AIR SERVICE (USA), INC. 4345 INTERNATIONAL PARKWAY, SUITE 101,				CHAITPAND CORPORATION NEW YORK	
ATLANTA, GA 30354 USA ATTN: MS. TAMMY H-LEWIS TEL: 404-363-9000 FAX: 404-366-0092				SUMITRANS CORPORATION NEW YORK OFFICE 3333 NEW HYDE PARK ROAD SUITE 406	
(B)HOSHIZAKI AMERICA, INC. 618 HIGHWAY 74 SOUTH PEACHTREE CITY, ***				NEW HYDE PARK NY 11042 U.S.A.	
				TEL 516-684-3113 /FAX516-365-6855 MR. TOCHIMOTO / MS. NANCY DONADO	
PLACE OF RECEIPT KOBE CY					
VESSEL / VOYAGE NO CHEROKEE BRIDGE /	1	PORT OF LOADING KOBE, JAPAN			
PORT OF DISCHARGE	PLACE OF DELIVERY:				
LONG BEACH, CA GRIFFIN, GA DOOR					
MARKS AND NUMBERS	NO.OFPKGS	1		INISHED BY SHIPPER N OF PACKAGES AND GOODS GROSS WEIGHT MEASUREMENT	
H A (IN DIA)	309 PALLETS	SHIPPE	R'S LOAD & COU	INT 32 823 KGS 286 170 CBI	
C/NO. 1-494, 496 (309 CARTONS)		310 UN	ITS OF SUSHICA ITS OF ICE MAKE	ERS .	
MADE IN JAPAN	186 CARTONS	HS CO	DE: 841850,84 1 86	69	
. 9	495 PACKAGES	***GA 3	0269 USA	7770 107 1005	
1 X 20DRY 6 X 40DRY		TEL: 770-487-2331 FAX: 770-487-1325			
CONTAINER NO. () SE	EAL NO.	MEDA	r ietheshzár	NAMERICA. INCEGRIERINIFACIETA	
TGHU2737334 (20 DR) YMLU4746964 (40 DR)	(1) YML578585430 (1) YML578585430	NOT GR	EENVALVEY BLA	NAMENICA, INCIGRIENIFACIEIT VD. GRIENIN, CASO2240SA 2770227-8289	
YMLU4515760 (40 DR) UESU4349581 (40 DR)	(I) YML5785926		4	ON BOARD	
YMLU4889482 (40 DR)	(1) YML5785849			SEMITRANS (JAPAN) CORPORATION	
PRSU4053796 (40 DR) YMLU4864801 (40 DR)	(1) YML5785832 (1) YML5785937	FREIGI	-T PREPAID	00.3.28	
EXCESS VALUE DECLARATION Refer to Clause 6(4)(B)+(C) or	ON		Y/DOOR	The state of the s	
SAY: SEVEN (7) CONT.			SEVEN (7) CONTA	AINERS ONLY.	
FREIGHT CHARGES PAYABLE AT OSAKA, JAPAN II				***************************************	
	,		RECEIVED by the Carrier the Goods specified above in apparent good order and condition unless otherwise stated.		
FREIGHT CHARGES	PRÉ	PAID	COLLECT	The particulars given above as stated by the shipper and the weight, mea-	
	1	}	.	sure.quantity, condition,contents and value of the Goods are unknown to the Carrier. The Carrier has no possibility to check whether these particu-	
	ļ	1		lars are correct,	
1	1	ļ		Delivery of the goods will be made to the consignee or his authorized rep-	
		1	_	resentative upon proper proof of identity and authorization without the need of producing or surrendering a copy of this Waybill.	
PREPAID					
	AS ARRA			· · · · · · · · · · · · · · · · · · ·	
•				06.3.28	
TOTAL CHARGES				Dated at OSAKA, JAPAN ON MO DAY YEAR SUNITRANS (JAPAN) CORPORATION	
		-		AS AGENT FOR CARRIER SUMITRANS CORPORATION B/L No.	
	<u> </u>			By OSLA600099	
HOSHIZAKI					



BILL OF LADING-TERMS AND CONDITIONS

1- DEFINITIONS

- OSFINITIONS
- Carrier* means the Company stated on the front of this Sull of Lading as deing the Carrier and on whose babilithis Sall of Lading has been agond the Carrier and on whose babilithis Sall of Lading has been agond the Goods. The holder of this Sall of Lading and pressno making as expetited in the possession of the Goods of the Sall of Lading and pressno showing a strategy in the possession of the Goods or the Sall of Lading and pressnos above mentioned persons.

Goods includes the cargo supplied by the Marchant and includes any Container or supplied by or on behalf of the Control of th

CARRIER'S TARIFF
The provisions of the Carner's applicable Tanil it any are incorporated herein
Copies of such provisions are obtainable from the Carner or not agents upon requestion,
where applicable, from a government body with whom the Tariff has been find in the
Ladnog shall provide the provision that the first provision of the applicable Tariff this Bill of
Ladnog shall provide

WARRAMTY
The Little Tariff this Bill of Ladnog the Carner of the Carner

3. Wankner I T. The Merchant warrants that in agreeing to the tarms hereof he is or is the agent of and has the authority of the person owning or initiated to the possession of the Goods or any person who has a present or future interest in the Goods.

or any person who has a present or future miterest in the Goods

A MEGOTIANHITY AND TITLE TO THE GOODS

(1) The Bill of Lading shost being in heighballs unless made out "no order" in which
went it challed be registrable and shall constitute in the to the Goods and the holder shall
be entitled to receive or to transfer the Goods herein described

12) This Bill of Lading shall be prima facile be indence of the fathing in change by the
Carrier of the Goods as herein described. However, proof to the contrary shall not be
distributed to receive or to Lading has been negotiated or transferred for valuable
consideration to a little darity acting in good faith

5. CERTAININGHTS AND INMUNITIES FOR THE CARRIERAND OTHER PERSONS

(1) The Carrier shall be entitled to sub-contract on any terms the whole or any part
of the Carrier.

If The Carrier shall be entitled to sub-contract on any terms the whole or any port of the Carriers shall be entitled to sub-contract on any terms the whole or any port of the Carriers of the Carriers of the Carrier shall be made against any post on the Carrier's servants or agents, any independent contractioning, but not limited to the post of the Carrier's servants or agents, any independent contract, and the Carrier's servants or agents, any independent contract, and the Carrier's servants or agents, any independent contract, and the Carrier's servants or agents, any independent contract, and the independent of the Carrier's servants or agents, and all offers by without port of the Carriers, whether the Goods of the Carrier's servants or agents and the Carrier's servants or agents and the Carrier's servants or any contract of the Carrier's servants or agents and contract of the Carrier's servants or agents and contract of the Carrier's servants or agents and the Carrier's servants of the

to this contract.

(a) The Medic fund is that I defined in identify, and hold harmless the Carrier against any contract.

(a) The Medic fund is no sepants arising the retroit arising from the Carriage of the Gaods, modar as such claim or liability arreads the Carrier's hability under time Bill of Lading.

(4) The defences and imms of hability provided for in this Bill of Luding shall apply any action against the Currier whether the action be found in Contract print for in fair.

CARRIER'S RESPONSIBILITY

[1] CLAUSE PARAMOUNT

(A) Subject to fasus e 1.3 below, this Billiof I ading modis as it relates to see carriage by any vessel whether in mand hirrers or not shall have effect subject to the Hague Rules of the Hague Widely flues computation, and the standing of the Hague Rules of COSA or COSA

(2) PORT TO POST SHIPMENT

[2] PORT TO PORT SHIPMENT
Therappenship of the Carrier whented to that part of the Carrier formed during feating onto the vessel use to and during directarge from the vessel and the Carrier shall not be liable for any lost or damage which soever in respect of the Good or los and on the carrier shall not be liable for any lost or damage which soever in respect of the Good or los any other matter arising during any other part of the Carriage even though Charges to the whole Carriage have been charged by the Carrier file Merchant constitute the Carrier as agent to entire into contracts on behalf of the Merchant with others trousport, storage, handling or anywhere services in especial of the Goods prior to losting and subsequent to beachings of the Goods from the vessel without and the Carrier may as such agent enter into contracts who chees on any term what soever including terms less favourable than the terms in this Bill of Lading (3) COMBINED TRANSPORT

Save as its otherwise provided in this Bill of Ladding, the Carrier shall be hable for toss of ordamage to the Goods occurring from the time that the Goods are taken into his charge until the time of delivery to the extent set and below. (A) Whate the stage of Carriage where the loss or damager occurred cannot be provided.

(A) Where the stage of Carrege where the loss or damager occurred cannot be proved:

(i) The Carrier shall be detried to rely upon all exclusions from lashifty under the laste or legislation that would have been applied under 611/141 above had the loss or damage occurred at sea or, if there was no carriage by su, onder the reagus failes for COCRA or COCRA or Ball of Italians is subject to 10.5 or fall where under (i) above, the Carrier is not liable in respect of some of the factors causing the fors or damage, he shall only be aball to the extent that how for sor of damage. He shall only be aball to the extent that how for Sort for which he is hable have contributed to the loss or damage. The shall not only described the sort of the factors for which he is hable have contributed to the loss or damage such faults or the Frague-Visby Rules (such as COGSA or COCWA) is not computed by applicable, the Carrier's habity shall not exceed USSDOD part package or shoping unit or USS2 00 per the of the gross weight of the Goods which the end as a research of the loss of which the dama arrise or the value of such Goods which the end are sort of the same of the same of the shall be determined according to the commodity exchange price at the piece and time of heart of the process and time when they should have does no delivered or if there is no such price according to the current market price by reference to the normal value of Goods of the same and and quality as such piece and time.

(3) Where the stage of Carriage where the loss or damage occurred can be proved to the labelity of the Carriage material and extermined by the provisions contrained in any international convention or national has often country which provisions (a) consist the departed from by private contract to the determined of the Marchant and I) would always applied the Marchant had made a separate and direction rise; with the Carriag in respect of the parameters are got of contract with the Carriage man and the passed of order to make such international occurrence which must be issued in order to make such international convenion or national law applicable;
(iii) with respect to the transportation in fire United States of America or in Canada to the Port of Loading or from the Port of Daschaige, the responsibility of the Carriage and transportation shall be subject to the inland carriage; contracts of carriage and International or such infrare disressed oblegations, under their contracts and tariffs and fulfillment of such infrare disressed oblegations, under their contracts and tariffs and Variage and of such final carriages and determined by GGI(14) above 2014. Pleasy, Consequential Loss

Save as distancing provided herein, the Carriar shall in no circumstances be sable for direct, indured or consequential toss or damage caused by delay or any other cause whitstoever and however caused Without prejudice to the pregoning that Carriage and the representations and fulfill the Carriage and t

applicable to the relevant stage of the transport (SP) Packegs or Shipping Link Limitation where the Hague Rules or any legislation material such Rules compulsionly applicable factors of COGWA) to this Bill of Lading apply the Carner shall not unless a declared value has been noted in accordance with (C) below, be a noted in a cook and the stage of the company of

(C) Ad Valorem: Declared Value of Package or Shipping Unit

(C) Ad Valorem: Declared Value of Package or Shipping Unit
The Carrier's habity may be increased on a higher value by a declaration in
writing of the value of the Goods by this shipper upon delivery to the Carrier of the
Goods for shipment, such higher value being inserted on the from of this fill of
Lading in the space provided and, it required by the Carrier exits freight gold in
such case, if the actual value of the Goods and sill exceed such declared value, the
value shall nevertheless be deemed to be the declared value and the Carrier's
faibility. I also, shall not exceed the declared value are daily approached to the contrainer's studied
(D) Definition of Package or Shipping Units.

Where a Container's used to consolidate Goods and such Container's studied
by the Carrier, the number of packages or shipping units stated on the face of this
shipping units for the purpose of any him of lishibity per package or shipping
grounds in any internacional sconvention or national law relating to the carriage
Goods by see Except as any Exaudithe Container's shipping considered the package or
shipping units.

arovided in any internisional convision or national law relating to the carriage of coods by sea Excepts a surveyand the Continuer shall be considered the package or simpling unit. The words "shipping unit shall mean each physical unit or piece of cargo not shipped in a package, including articles or things of any description whatsovers except Goods shipped in bulk, and irrespace tives of the weight of measurement what content is a shipped in bulk, and irrespace tives of the weight of measurement is applicable thereto shall be the limitation provided in such convertion to the charge of the shall be the limitation provided in such convertice to the deal waver of limitation as to Goods shipped in bulk.

It is agreed that superlicial rust, opidistion or any his condition due to most tive. It is agreed that superlicial rust, opidistion or any his condition due to most tive, is not a condition of damage but it is inherent to the nature of the Goods and actions whether the substitute that such conditions of rust gradations or the like dividual exist on receipt.

(F) Notice of Loss or Demage.

The Carrier shall be desemed prima take to have delivered the Goods as described in this Bill of Lading unless notice of loss, of or damage to this Goods and clications the peneral nature of such loss or damage. The Carrier and limit and the such as the such

(G) Time-bar
The Carrier shall be discharged of a litiability unless suits a brought in the proportarum and written notice thereof received by the Carrier within nine months after defivered of the Goods or the direct when the Goods should have been delivered the desides not direct when the Goods should have been delivered the event that such time period shall be found contrary to any convention or law apartities with the contraction of the contra

1. MIRCHARM S RESPONSIBILITY
(1) The description and particulars of the Goods set out on the face hereol are furnished by the Merchant and the Merchant worrants to the Carrier that the description and particulars including, but not limited to, of weight, coording, measure, quantity, quality, coordinen, marks, numbers and value are correct
(2) The Merchant shall comply with all applicable laws, regulations and requirements of outcoms port and other authorities and shall bear and pay all durines, taxes fines, imposts, expenses and los resincered or sulfered by reason for services of surpression of services and services of successing of the Goods.

cases a mass imposts, appenses and los resincured or suffered by reads in thereof or food of the marking in mineral programment of the condition of the marking in making in the condition of the marking in making in the condition of the conditio

The Carrier is not responsible

3. CONTAINERS

(1) Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed by the high carrier in or on Containers and Goods may be stuffed with other Goods.

(2) The terms of this Bill of Lading shall govers the responsibility of the Carrier connection with or pranting out of the supply of a Container to the Netchank, whether supplied before or after the Goods are received by the Carrier or delivered to the Merchant.

supplied before or after the Goods are received by the Carrier or delivered to the Merchant.

(3) If a Continuer has been stuffed by or on behalf of the Merchant.

(4) The Carrier shalf not be hable for loss of or damage to the Goods.

(5) Cattained by the manner in which the Continuer has been stuffed,

(6) Cattained by the manner in which the Continuer has been stuffed,

(7) Cattained by the manner in which the Continuer of the Continuer provided that where the Continuer has been supplied by or on behalf of the Corrier, this paragraph (6) shalf only apply if the misurizating or defective conditions arise fall without any want of due disignance on the pain of the Carrier of (b) would have the Continuer are considered by the Carrier against any time when the Continuer as not seafed at the commencement of the Carrier against any whose the Carrier has given to the Continuer.

(6) The Merchant shalf defend, indemnify and hold harmless the Carrier against any loss, damage, chain, laudity or esgense what sever a result of provider the Carrier against any loss, damage, chain, laudity or esgense what sever a result of provider and continuer in the absence of a written request to the Continuer.

9. TEMPERATURE CONTROLLED CARGO

9. TEMPERATURE CONTROLLED CARGO

(1) The Meschant undertakes out prouser for transportation any Goods which resource temperature controlled with the property of the controlled controlled controlled controlled controlled controlled controlled controlled controlled by the Merchant or a person acting on his bishalf of their nature and particular temperature controlled Contrainer stuffed by or on behalf of the Merchant further undertakes that the Contrainer has been properly exceeded, that the Goods have been properly stuffed in the Contrainer and that its thermostant controls have been properly stuffed in the Contrainer and that its thermostant controls have been properly stuffed in the Contrainer and that its thermostant controls have been properly stuffed in the Contrainer and that its thermostant controlled and the controlled contro

The Carrier or any person authorised by the Carrier shall be entitled, but under no obligation, to open any Containor or package at any time and to inspect the Goods 11. MATTERS AFFECTING PERFORMANCE

11. MAI LIERS APPECTIMED PERFORMANCE (1) If at any time the Carriage is or is bitely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind including the condition of the Goods), whensaever and howsdever arising liwhether or not the Carriage has commenced the the Carriage has commenced the the Carriage has commenced the

Carrier may.

(A) without notice to the Merchant abandon the Carriege of the Goods and where reasonably possible place the Goods or any part of them at the Merchant's disposal at any place which the Carrier may dawn sale and convenient, whereupon the responsibility of the Carrier in respect of such Goods shall cease;

(B) without prejudice to the Carrier angitt subsequently to abandon the Carriege under (A) above continue the Carriage

in siny event the Corner shall be entitled to full Charges on Goods received for Carriage and the Merchant shall pay any additional costs resulting from the above mentioned circumstances

(2). The Nabinity of the Corner in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any government or authority or any person acting or purporting to act as or or behalf of such government or authority.

12 METHODS AND ROUTE OF TRANSPORTATION

of on behalf of such government or suthorty

2. METHODS AND ROUTE OF TRANSPORTATION

11) The Carrier may all any time and without notice to the Merchant:

12 are means of transport or storage withstoever; load of carry the Goods on
any vessel whether named on the front hareof or not; transfer the Goods from one
conveyance to another including transshipping or carrying the same on another vessel
than that named on the front hereof or the yary other means of transport whatsoever;
and supplies upport and remove Goods which have been stuffed in or on a Continier
and supplies upport and remove Goods which have been stuffed in or on a Continier
and supplies upport and the means of the next supplies and the supplies of the supplies

compulsorily applicable (such as COGSA or COGWA) to this Bill of Lading. (2) Goods from being Goods stuffed in or on Containers other than open flats or pallets) which are stated on the from or firm a Bill of Lading to be carried on dock and which responsibility on the part of the Carrier for loss or damagnof what soever make a responsibility on the part of the Carrier for loss or damagnof what seekers were a responsibility on the part of the Carrier for loss or damagnof what seekers were responsibility and any other caused what seekers have been such as the Carrier against all and any extra cost incurred for any reason what foekers in connection with carriege of threstock.

14. DELIVERY OF GOODS

14. DELIVERY OF GOOOS

If delivery of the Goods or any part thereof is not taken by the Merchant at the time and place when and where the Carrier is entitled to call upon the Merchant to take delivery thereoff the Carrier shall be entitled without notice to remove from a Container the Goods or that part thereoff if stuffed in or on a Container and to store the Goods or that part thereoff a shore, allow, in the open or under cover at the selerisk and organized of the Merchant Such storage shall constitute our delivery hereinder, and thereupon the labelity of the Carrier in expect of the Goods or that part thereof shall case.

15 BOTH-TO-BLAME COLLISION

15 BOTH-TO-BLÁME COLLISION

If the vessel on which the Goods are carried [the carrying vessel] comes into collision with any other vessel ar object (the non-carrying vessel or object of as a result of the negligible countries of the non-carrying vessel or object or the owner of, charter of or person responsible for the non-carrying vessel or object the product of the non-carrying person mersponsion (and object of product of the non-carrying vessel or object or the owner of charter of or person networks) of production (and object or person networks) of carried the non-carrying vessel or object or the owner of charter of or person networks object or person networks of the non-carrying vessel or object or person networks of the non-carrying vessel or object or person networks. 16 GENERAL AVERAGE

19 GENERAL AVERAGE.

(1) The Carrier may declare General Average which shall be adjustable, according to the York/Antwerp Rutes of 1914 at any place at the option of the Carrier and the Amended Jason Glause as approved by BIMCO is to be considered as incorporated herein and the Morchant shall provide such security as may be required by the Carrier in this connection.

(2) Not-withstanding: 11 slove, the Merchant shall defend, indemnify and hald hamiless the Carrier in respect of any claim (and nit we expense shring therefrom) of a General Average nature which may be made to this connection.

(3) The Carrier shall be under no obligation to take any steps whatsoever to collect security for General Average contributions due to the Merchant

17 CHARGES

17 CHARGES

[1] Charges shall be deemed fully sarned on receipt of the Goods by the Garner and shall be paid and non-returnable in any event

[2] The Charges have been calculated on the basis of particulars furnished by or on behalf of the Marchard The Carrier shall be entitled to production of the commercial wholes for the Goods or true copy thereof and to inspect, reveigh, remassive and revalues the Goods and if the particulars are bound by the Carrier to be incurred the charged and the costs incurred by the Carrier in establishing the correct particulars.

[3] All Charges shall be pold without any set-oil, counter-claim, deduction or stay of execution.

18. Liem. The Carner shall have a lien on Goods and any documents relating thereto for all sums whestered due at any time to the Carner from the Mechanis and for General way the control of the carner shall have the right to sail the Goods and documents by public auction or proved treaty, without notice to the Merchani and at the Merchani's expense and without any leability towards the Merchani and at the Merchani's expense and without any leability towards the Merchani.

NATIONAL DAY RECOME ANY TEST OF THE ACTION OF THE CONTRACT

NO SERVANT OF AGE OF THE CAPITE SHALL ARE SOME TO WARRE OF YATE ANY OF THE CAPITE SHALL ARE SHALL ARE ACT OF THE CAPITES OF TH

20. PARTIĄŁ INVALIDITY

If any provision in this Bill of Lading is held to be invalid or uninforceable by any court or requisitory or self-regulatory aspecty or body, such invalidity or unenforceable; shall attach only to such provision. The validity of the remaining provisions shall not be affected thereby and this Bill of Lading contract shall be carried out as if such unsalid or unenforceable provision were and contented byte in